IN THE DISTRICT COURT OF THE FOURTH JUDICIAL DISTRICT, IN AND FOR WASATCH COUNTY, STATE OF UTAH.

-0-0-0-0-0-0-0-0-

* * * * * * * * * * * * * * * *

The Wasatch Irrigation Company, et al. ? FINDINGS OF FACT.

vs.

Edward Fulton, et al.

18. That by stipulations made in open court by and between the parties hereto, the defendant, the Sunrise Irrigation Company, is to be awarded by the decree herein four (4) second feet of the water of said river during the normal flow thereof, and the defendant the Midway Irrigation Company, is to be awarded by said decree five and one-half (5 $\frac{1}{2}$) second feet of the waters of said river, above the plaintiff's canal, so long as an equavalent or greater amount of

water flows into said river above the head of plaintiff's canal from

* * * * * * * * * * * *

what is known as the Ontario Drain Tunnel.

State of Utah,) County of Wasatch.

I, Alfred Sharp, County Clerk and ex-officio Clerk of the District Court of Wasatch county, State of Utah, hereby certify that the foregoing is a full true and correct copy of paragraph 17 of the Findings of Fact of the Court in the case of Wasatch Irrigation Company, et al. vs. Edward Fulton, et al. as appears by the orining Findings of Fact filed in said cause, and now in the

Alfred Sharp Clork.